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No. 8] NEW DELHI, SATURDAY, FEBRUARY 21, 1953

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 14th February 1953 :---

No. and date	Issued by	Subject
S. R. O. 280, dated the 5th February 1953,	Election Com- mission, India.	Election Petition No. 25 of 1952.
8. R. O. 281, dated the 5th February 1953.	Ditto.	Election Petition No. 72 of 1952.
S. R. O. 282, dated the 5th February 1953.	Ditto.	Election Petition No. 111 c. 1915.
S. R. O. 283, dated the 5th February 1953.	Ditto.	Cancellation of Notification No. 19/ 142/52-Elec. III, dated the 24th January 1953.
S. R. O. 284, dated the 5th February 1953.	Ditto.	Election Petition No. 214 of 1952.
S. R. O. 285, dated the 5th February 1953.	Ditto.	Election Petition No. 215 of 1952.
S. R. O. 286, dated the 5th February 1953.	Ditto.	Election Petition No. 310 of 1952.
S. R. O. 287, dated the 6th February 1953.	Ditto -	Issued a list of Symbols for Part C States. •
S. R. O. 288, dated the 6th February 1953.	Ditto.	Election Commission directs certain Constituencies that no candidate shall choose any symbol issued in the Notification No. 56/2/53-1, dated the 6th February 1953, without the permission of the Returning officer.
S. R. O. 289, dated the 7th February 1953.	Ditto.	Election Petition No. 323 of 1952.
S. R. O. 320, dated the lith February 1953.	Ditto.	Election Petition No. 247 of 1952.
S. R. O. 321, dated the 11th February 1953.	Ditto.	Election Petition No. 292 of 1952 and Election Case No. 3 of 1952.
S. R. O. 322, dated the lith February 1953.	Ditto.	Election Petition No. 298 of 1952 and Election Case No.4 of 1952.
	S. R. O. 280, dated the 5th February 1953. S. R. O. 281, dated the 5th February 1953. S. R. O. 282, dated the 5th February 1953. S. R. O. 283, dated the 5th February 1953. S. R. O. 284, dated the 5th February 1953. S. R. O. 285, dated the 5th February 1953. S. R. O. 286, dated the 5th February 1953. S. R. O. 287, dated the 5th February 1953. S. R. O. 287, dated the 6th February 1953. S. R. O. 288, dated the 6th February 1953. S. R. O. 289, dated the 6th February 1953. S. R. O. 320, dated the 11th February 1953. S. R. O. 321, dated the 11th February 1953. S. R. O. 321, dated the 11th February 1953.	8. R. O. 280, dated the bth February 1953. 8. R. O. 281, dated the 5th February 1953. 8. R. O. 282, dated the 5th February 1953. 8. R. O. 283, dated the 5th February 1953. 8. R. O. 284, dated the 5th February 1953. 8. R. O. 285, dated the 5th February 1953. 8. R. O. 286, dated the 5th February 1953. 8. R. O. 286, dated the 5th February 1953. 8. R. O. 287, dated the 5th February 1953. 8. R. O. 287, dated the 6th February 1953. 8. R. O. 288, dated the 6th February 1953. 8. R. O. 289, dated the 6th February 1953. 8. R. O. 320, dated the 11th February 1953. 8. R. O. 321, dated the 11th February 1953. 8. R. O. 321, dated the 11th February 1953. 8. R. O. 322, dated the Ditto.

Issue No.	No. and date	Issued by	Subject
38	S. R. O. 323, dated the 14th February 1953.	Election Com- mission, India.	Election petition No. 4 of 1952.
	S. R. O. 324, dated the 14th February 1953.	Ditto.	Election Case No. 3 of 1952.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

ELECTION COMMISSION, INDIA

New Delhi, the 6th February 1953

S.R.O. 326.—In pursuance of sub-rule (5) of rule 114 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951, the name of the person shown in column 1 of the Schedule below who having been nominated as a candidate for bye-election to the House of the People from the constituency specified in column 2 thereof, and having appointed himself to be his election agent at the said bye-election, has, in accordance with the decision given by the Election Commission under sub-rule (4) of the said rule, failed to lodge the return of election expenses within the time and in the manner required and has thereby incurred the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), is hereby published:—

Sci	HEDULE
Name of the candidate	Name of constituency
1	<u> </u>
Shri Yati Jatanlal.	Mahasamund.
	[No. MP-P/53-BYE(1).]
	P. N. SHINGHAL, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 11th February 1953

S.R.O. 327.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby exempts the valet of His Royal Highness Marshal Shah Wali Khan of Afghan Royal Family from the operation of the Prohibitions and directions contained in sections 6, 10 and 13 to 15 of the said Act in respect of two air guns and five thousand cartridges for 12 bore shot gun.

[No. 9/7/53-Police(I).]

S.R.O. 328.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby exempts the British Mount Everest Expedition 1953 from the operation of the prohibitions and directions contained in sections 6, 10 and 13 to 15 of the said Act in respect of one 2-inch mortar and 12x HE bombs.

[No. 9/8/53-Police(I).]

U. K. GHOSHAL, Dy. Secy.

MINISTRY OF STATES

ORDER

New Delhi, the 16th February 1953

S.R.O. 329.—In pursuance of the provisions of sub-clause (3) of article 202 read with sub-clause (i) of clause (10) of article 238 of the Constitution, the President hereby determines that for the period from the 26th January, 1950 to the 31st March, 1952, the expenditure relating to the office of the Rajpramukh of Hyderabad in respect of the Secretarist Staff and Military Secretary shall be deemed to be an amount not exceeding Rs. 1,28,000 (Rupees one lakh, twenty-eight thousand only).

[No. 20-H.]

V. VISWANATHAN, Joint Secy.

MINISTRY OF FINANCE

New Delhi, the 11th February 1953

*S.R.O. 330.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby directs that the following amendment shall be made in the rules published with the notification of the Government of India in the Ministry of Finance No. 7(1)-Est.III/52, dated the 4th December 1952, namely:—

In the said Rule, in sub-rule (3) of rule 2, for the words and figures "31st January, 1953" wherever they occur, the words and figures "31st March 1953" shall be substituted.

[No. F.7(1)-EIII/52.], A. BAKSI, Dy. Secy.

CENTRAL BOARD OF REVENUE

CENTRAL EXCISES

New Delhi, the 21st February 1953

S.R.O. 331.—In pursuance of the provise to clause (a) of sub-rule (1) of rule 32 of the Central Excise Rules, 1944, the Central Board of Revenue hereby directs that the following further amendment shall be made in its notification No. 24-Central Excises, dated the 23rd July, 1949, namely:—

In the said notification, for the word "removed" occurring in the preamble, the word "transported" shall be substituted.

[No. 6.]

A. K. MUKARJI, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 11th February 1953

S.R.O. 332.—In exercise of the powers conferred by sub-clause (a) of Clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(I)-4(41), dated the 7th September 1950, as amended from time to time, namely:—

In the Schedule annexed to the said Notification, for the entry "The Director of Industries, Government of Travancore-Cochin, Trivandrum", the entry "The Director of Industries and Commerce, Government of Travancore-Cochin, Trivandrum", shall be substituted.

[No. SC(A)-4(138).]

S.R.O. 333.—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to direct that the following amendment shall be made in the Notification

of the Government of India in the Ministry of Industry and Supply. No. I(I)-4(78)A, dated the 6th January 1951, as amended from time to time, namely:—

In the Schedule annexed to the said Notification, for the entry "The Director of Industries, Government of Travancore-Cochin, Trivandrum.", the entry "The Director of Industries and Commerce, Government of Travancore-Cochin, Trivandrum.", shall be substituted.

[No. SC(A)-4(138)A.]

New Delhi, the 17th February 1953

S.R.O. 334.—The following Notification issued by the Iron and Steel Controller under Clause IIB of the Iron and Steel (Control of Production and Distribution) Order, 1941, is published for general information:—

NOTIFICATION

"In exercise of the powers conferred by sub-clause (1) of Clause 11 B of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Iron and Steel Controller is pleased to notify the following amendment to the late Ministry of Industry and Supply Notification No. I(I)-2(17), dated the 23rd January, 1950, as amended from time to time, vix.,—

To the existing "Schedule of Prices", the following entries shall be added :--

Serial No.	Si	ze				Sheetage	Weight Lbs.	B'ham Gauge	Rate per box f.o.r. Works Siding, Tatanagar
	Cok	e Un	assort	d Qu	ality	Tinplate			
1 2 3 4 5 5 6 7 8 9 10 11 12 13 14 15 15	28·3/8 ×21·3/16 27·3/4×18·1/2 25·1/2×21 25·1/2×18·1/2 25·1/4×22 22·1/4×18·1/2 29·7/8×24·7/8 29×23·5/8 29×18·5/8 29×16·5/8 29×16·5/8 29×16·5/8 29×16·5/8 29×16·5/8 29×16·5/8 29×16·5/8 29×16·5/8 20×14 20·14 31×23 31×22	e Un	assorte	ed Qu	ality	112 112 112 112 112 112 112 112 112 112	139 170 184 146 80 228 219	34 34 34 34 32 32 32 5 32 5 32 5 32 5 31 6	77 10 70 0 85 11 92 11 73 9 40 5 108 13
17 18 19 20 21 22 23 24 25 26 27 28 29 31 32 33 34 35 36 37 38	31×21 30·3/4×23·7/16 30·1/4×25·1/4 30×21 29·1/2×20·1/4 29·1/4×24·11/16 29×22·1/2 28·7/8×25·3/4 28·3/4×18·1/2 28·1/2×20·5/8 28·1/8×18·1/2 28×24·5/16 28×18·3/4 27·5/16×22·1/8 27·1/4×19·1/4 27×21·5/8 25·7/8×18·7/8					112 112 112 112 112 112 112 112 112 112	209 232 246 203 192 232 210 240 171 189 167 219 186 194 169 188 157 144 90 93 207	31.6 31.6 31.6 31.6 31.6 31.6 31.6 31.6	99 11 110 13 117 9 96 14 91 9 110 5 114 12 81 11 90 14 104 9 88 13 92 10 80 10 89 14

erial No.			Size				Sheetage	Weight Lbs.		Rate per b f.o.r. Wor Siding, Tatanage
									Rs.	A, I
39	28×21				-		112	202	31	94
40	31×22 .						112	243	30∙6	110 1
41	31×21 .	•	•		•		112	232	30.6	IOŞ I
42	31×19·1/2	•	-	-	-	•	112	216	30.6	98 97
43	30×20 .	•	•	٠	•	•	112	214	30.6	, ,
44	30×18·3/4	~!.	-	•	•	•	112	201	30.6	91
45	29.5/8×17.		•	•	•	•	112	188	30.6	85 I 117
46 47	29×21·1/2	11/10	•	•	•	•	112 112	258 223	30·6	101 1
48	28.7/8×24	τ <i>12</i> .	-	•	•	•	112	223 248	30.6	112 I
49	28·7/8×24	_,	-	ì	•	•	112	248	30.6	112 I
50	28·1/2×21·	1/2					112	219	30·6	99 1
51	28×27·1/16						112	270	30∙6	123
52	27.5/8×24.						112	242	ão 6	110
53	27·3/4×23	7/16					112	232	30.6	105 1
54	27×14 3/4		-	-		-	112	142	30-6	64 I
55	$25.7/16 \times 24$		•	•		•	112	220	30.6	100 10
56	25·7/16×22	1/8	•	•	•	•	112	201	30.6	-
57	33°1/2×25	1-6	•	•	•	•	_56	160	30	71
58	31·1/4×18•	13/10	-	-	•	٠	112	227	30	98 1 119
59 60	31×23 . $31\times18\cdot1/2$	•	•	•	•	•	112	275 222	30 30	96
61	$31 \times 19 \cdot 1/2$	•	•	•	•	:	112 112	234	30	101
62	30.13/16×2	2.3/16		•	•	•	112	275 275	30	119
63	30×20	., 5,1.					112	23I	30	100
64	29·1/4×21·	1/4					112	240	. 30	104
65	29×21·1/2						112	240	30	104
66	28·3/4×17·	1/4					112	188 .	30	81
67	28·1/2×21·	3/8	•				112	235	30	102
68	$28.1/2 \times 21$		•		•	•	112	234	30	101
69	$28 \times 22 \cdot 3/16$	5.	•	-		•	112	244	30	106
70	28×18·3/4	•	•	•	•	•	112	199	30	86
71	26 1/2×21	-1:	-	•	•	•	112	213	30	92 76
72	24.1[2×18.	3/4	-	•	•	•	112 112	175 197	30 30	8 <u>5</u>
73 74	24×21·1/4 20·1/4×10·	T/A	•	•	•	•	225	162	30	70
75	18·5/8×14·		•	:	:	:	124	111	30	48
76	13×9 ·	-14				:	282	113	30	49
77	30×20						52	136	28	<u>ś</u> 6
78	26 3/4×18	3/4		-			64	140	28	57
79			•	-			112	140	28	56
80	20×10 .	•	-	•		٠	157	136	28	54
81	18·3/4×14	•		-	•	•	124	140	28	56
82	31 1/2×23	•	•	•	•	•	_56	197	27	82
83		•	•	•	•	•	112	171	27	70
84			•	•	•	•	112 112	154 102	27 27	63 41
85 86	16·3/8×11	112	•	•	•	•	112	85	27 27	34
87		· 21a	-	•	:	•	112	80	27 27	32
88		<i>⊃1</i> -4		:	·	Ĭ	112	224	<u>2</u> 6	90
89						•	112	168	26	67
90							112	196	25	77
91				•			25	150	24	6 0
92	20×14 •			•		•	100	200	24	75
93	28×20	, .	•	•	•	•	50	217	23	78 55
	26 1/2×13	1/4	٠	•	•	•	50	152	22	55
95		•	•	•	•	•	100	250	22	88
96		•	•	•	•	•	5 0	217	21.3	55 88 78 88
97	34×25 ·	•	•	-			25	232	20	00
	•			Be	st Coke	Qu	ality Tinplate			^
I		•	•	•	•	-	112	140	34	84
2	_	•	•	•	•	•	112 112	160 202	31 32· 5	87 101
3	28×21 .	•	•	•	•	•	1.2		J ±	TOT

Serial No.			S	Size				Sheetage	Weight Lbs.	B'ham Gauge	Rate per box f.o.r. Works Siding, Tatanagar
											Rs. A. P.
5	20×10							225	156	30	72 II
6	-18 3/4×	14						172	153	30	71 7
7	28×20	-						56	140	28	61 4
8	31×23		•				•	56	193.5	27	85 II
9	22×14					•	٠	112	170	27	<i>7</i> 3 I 0
10	28×20	•		٠.			•	50	200	24	80 9
, II	28×20	•	•	•	•	•	•	50	250	22	93 9
					Ch	arcoai	No.	II Tinplate			
I	30×20							112	193	31.6	112 6
2	29×22							112	210	31.6	122 2
3	28·7/8×	25.3	/4					112	240	31.6	139 9
4	30'1/4×	: 2 8+3,	/8		•			56	153	30.6	85 9 127 8
5 6	27·3/4×	23.7	/16					112	232	30.6	127 8
6	25.7/16	× 24 ·	5/16					112	220	30.6	120 15
3	25.7/16	× 22	1/8					112	201	30.6	110 6
8	18·5/8×	14.1	4					124	III	30	58 O
9	30 X 20							52	136	28	65 10
10	31'1/2×	23	•	•	•		•	56	197	27	9 4 13
					C	harcoa	l No.	I Tinplate			
r	28×20			ža.		_		112	216	30	122 0
2	28×20							50	200	24	90 I
3	28×20			Ĺ				50	250	22	103 0

This amendment shall take effect from the 21st February, 1953 and, notwithstanding the rates at which an order has been booked or the materials paid for, shall apply to all deliveries effected on or after that date.

C. R. NATESAN,

Iron and Steel Control ler.

[No. SC(A)-2(100).]
D. HEJMADI, Under Secy.

New Delhi, the 14th February 1953

S.R.O. 335.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act 1946 (XXIV of 1946), the Central Government is pleased to direct that the Factories (Control of Dismantling) Order 1946 is hereby repealed.

[No. 6-CT(A)/53.]

S: A. TECKCHANDANI, Under Secy.

RUBBER CONTROL

New Delhi, the 11th February 1953

S.R.O. 336.—It is hereby notified for general information that in pursuance of clause (c) of sub-section (3) of section 4 of the Rubber (Production and Marketing) Act, 1947 (XXIV of 1947), the State Government of Madras, has nominated Sri A. M. M. Murugappa Chettiar, Swastik House. Armenian Street, Madras, as a member of the Indian Rubber Board.

[No. 27(5)-Plt/50.]

(CENTRAL TEA BOARD)

New Delhi, the 11th February 1953

S.R.O. 337.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Funds Act, 1925 (XIX of 1925), the Central Government hereby adds to the Schedule to the said Act the name of the following public institution, namely:—

"The Central Tea Board."

[No. 309(10)Tea(Plant)/51-I.]

- S.R.O. 338.—In exercise of the powers conferred by sub-section (2) of section 8 of the Provident Funds Act, 1925 (XIX of 1925), the Central Government hereby directs that the provisions of the said Act shall apply to the Provident Fund established for the benefit of the employees of the Central Tea Board.
- S.R.O. 339.—The following by-laws which have been made by the Central Tea Board in exercise of the powers conferred by sub-section (1) of section 16 of the Central Tea Board Act, 1949 (XIII of 1949), read with sub-rule (2) of rule 24 of the Central Tea Board Rules, 1950, and which have been confirmed by the Central Government as required under sub-section (2) of the said section are hereby published for general information:—

Central Tea Board (Provident Fund) By-Laws, 1952.

- 1. Short title.—These by-laws may be called the Central Tea Board (Provident Fund) By-laws, 1952.
 - 2. Definitions.-In these by-laws:-
 - (a) "Family" means
 - (i) in the case of a male subscriber, the wife or wives and children of a subscriber, and the widow or widows and children of a deceased son of the subscriber:
 - Provided that if a subscriber proves that his wife has been judicially separated from him or has ceased under the customary law of the community to which the parties belong to be entitled to maintenance, she shall henceforth be deemed to be no longer a member of the subscriber's family in respect of matters to which these by-laws relate, unless the subscriber subsequently indicates by express notification in writing to the Board that she shall continue to be so regarded.
 - (ii) In the case of a female subscriber, the husband and children of a subscriber, and the widow or widows and children of a deceased son of a subscriber:
 - Provided that if a subscriber by notification in writing to the Board expresses her desire to exclude her husband from her family, the husband shall henceforth be deemed to be no longer a member of the subscriber's family in matters to which these by-laws relate unless the subscriber subsequently cancels formally in writing her notification excluding him.

NOTE 1.—"Children" means legitimate children.

Note 2.—An adopted child shall be considered to be a child when under the personal law of the subscriber, adoption is legally recognised as conferring the status of a natural child.

- (b) "Salary" means basic pay and includes leave salary:
- (c) "Servant of the Board" means a salaried officer or servant of the Board, other than a Government servant whose services have been lent or transferred to the Board;
- (d) "the Act" means the Central Tea Board Act, 1949 (XIII of 1949);
- (e) "Fund" means the Provident Fund constituted and established under these by-laws;
- (f) "Member" means a member of the Fund;
- (g) "Board" means the Central Tea Board and
- (h) "Sccretary" means the Secretary to the Board and includes an Acting or Assistant Secretary.
- 3. Constitution of the Fund.—The Fund shall be deemed to have been constituted and established as from the 1st day of August, 1949, for the benefit of all servants

of the Board except such servants as the board may in their discretion decide not to admit to membership thereof.

4. Members.—Subject to the provisions of by-law 3, every servant of the Board in receipt of a salary in excess of Rs. 30 per month shall become a member of and subscribe to the Fund. Every servant of the Board in receipt of a salary of Rs. 30 per month or less may at his option become a member of, and subscribe to, the Fund

Provided that officers and servants of the Board, who are deemed to have been appointed as officers and servants of the Board in pursuance of clause (b) of sub-section (2) of section 20 of the Act, 1949 (XIII of 1949) shall be deemed to be members of, and subscribing to, the Fund.

5. Amount of Subscriptions.—(a) The subscriptions to the Fund shall be at the rate of one-twelfth of the monthly salary of each member:

Provided that in the case of a member employed for a term of years under a specific Agreement, the rate shall be such rate not exceeding one-twelfth as may be provided in the Agreement.

Provided further that an officer or servant of the Board, who is deemed to have been appointed as such in pursuance of clause (b) of sub-section (2) of section 20 of the Act shall subscribe to the Fund at the rate of one-tenth of his monthly salary.

- (b) The Board shall have the power to deduct from the salary of any member such sum as may be required to pay any subscription due by him to the Fund.
- 6. Account of the Fund.—The Fund shall consist of (a) subscriptions and contributions which are to be carried to the Fund in accordance with these by-laws, (b) such additions to the Fund as the Board may at any time and from time to time decide to make, (c) the income of the Fund and (d) the income from investments made under by-law 8.
- 7. Management of the Fund.—The Fund shall be vested in the Board and managed by or on behalf of the Board and these by-laws shall be interpreted by the Board whose decision shall be final and binding upon the members.
- 8. Investment of the Fund.—All moneys (including the net income of the Fund. for the time being available for distribution) from time to time received by the Board and not presently required for making any payments pursuant hereto, may be utilised by the Board and shall be deemed to be a loan from the Fund carrying interest at five per cent, per annum and the Board may at any time repay any such loan, and any moneys which the Board may not desire to utilise or which may have been so repaid by the Board may be invested in any security in or upon which trust moneys may lawfully be invested under the Indian Trusts Act, 1882, or may be placed on deposit with any bank or banks approved by the Central Government. All such investments may at any time be varied or transferred into or for others of a like nature as may seem expedient to the Board.
- 9. Contribution by the Board.—The Board shall contribute to the Fund on the 31st day of March in each year a sum which shall be equal to 6½ per cent. of the aggregate of the salaries drawn by the members during the year ending that date.

Provided that in respect of the officers and servants of the Board deemed to have been appointed as such, in pursuance of clause (b) of sub-section (2) of section 20 of the Act, the contribution to the Fund by the Board in each year shall be equal to 10 per cent. of the aggregate of the salaries drawn by them during the year.

- 10. Subscribers' Account.—A separate account in Form A of the First Schedule to these by-laws shall be maintained for each member and such account shall show:—
 - (a) the member's subscription;
 - (b) the amount which the Board may credit under by-law 8 as income derived from such subscriptions;
 - (c) the member's share of the Board's contribution and of such additions to the Fund as the Board may, in their discretion, decide to make;
 - (d) the amount which the Board may credit under by-law 12 as income derived from the member's share of the Board's contribution and additions.
 - 11. All expenses of the Fund shall be met from the income of the Fund.

12. Income of the Fund.—So much of the Income of the Fund as the Board may from time to time decide as available for distribution shall be credited on the 31st day of March in each year to the accounts of the members in the manner following, that is to say, in column 3 of the account referred to in by-law 10, there shall be credited to each member a sum bearing the same proportion to the total sum made available for distribution by the Board as the net income earned by the total subscriptions to the Fund of the members in column 2 bears to the total subscriptions to the Fund at the date of such crediting, and in column 5 shall be credited to each member a sum bearing the same proportion to the balance of the income so made available as aforesaid as the amount standing to the credit of the member in column 4 bears to the total amount standing to the credit of all members in that column at the date of such crediting:

Provided that the amount credited to the account of each member in column 3 shall not be less than the amount which would have been earned by the subscriptions of members in column 2, if these subscriptions had been deposited in the Post Office Savings Bank from time to time as received.

- 13. The accounts of the Fund shall be made up yearly to the 31st day of March.
- 14. Investment Fluctuation Account.—On the 31st day of March in every year the investments of the Fund shall be valued and any difference between the value so found and the value of the same investments on the preceding 31st day of March and between the value so found of any investments purchased during the preceding 12 months and the purchase price of such investments shall be transferred to a separate account to be called "The Investment Fluctuation Account." When the amount standing to the credit of a member shall become payable, the amount shall be reduced by a sum that bears the same proportion to the sum standing to his credit as the amount standing to the debit of the Investment Fluctuation Account shall bear to the value of the said investments as found on the preceding 31st day of March. If the said Investment Fluctuation Account shall be at credit, the amount standing to the credit of the member only shall be payable to him.
- 15. Lapse & Forfeiture Account.—All amounts which the Board shall decide to treat as lapses and forfeitures shall be transferred to a separate account to be called "The Lapse and Forfeiture Account" and shall be used and applied by the Board as a Reserve Fund to meet any loss or depreciation of or in the investment for the time being of the Fund. Any profit arising on any of the said investments shall be transferred to the Lapse and Forfeiture Account. If and when the Board shall be of the opinion that the amount to the credit of the Lapse and Forfeiture Account is sufficient to meet any possible loss or depreciation of or in the said investments, the surplus, if any, may be divided amongst the members in such proportion as the Board may decide.
- 16. (a) When the amount standing to the credit of a member who has been dismissed from the service of the Board becomes payable, the Board may direct that the whole or any part of the contributions of the Board and of any interest accrued thereon shall be deducted from the amount standing to the credit of the member and such amount shall be transferred to the Lapse and Forfeiture Account.
- (b) When the amount standing to the credit of a member becomes payable, the Board may direct that any amount due under a liability incurred by the member to the Board up to the total amount of the contributions of the Board to the account of the member with interest thereon, shall be deducted from the amount payable to the member and that the amount so deducted shall be paid to the Board or to the Fund as the case may be.
- (c) When the amount standing to the credit of a member becomes payable on his resignation from the service of the Board before having completed five years therein, the Board may direct that the whole or any part of the contributions of the Board to the credit of the account of such member and of any interest accrued thereon, shall be deducted from the amount standing to the credit of the member and the amount so deducted shall be transferred to the Lapse and Forfeiture Account. Ordinarily the Board shall not direct any such deduction to be made in a case where (i) the member shall have been transferred with the previous consent of the Board to permanent Government service and (ii) a member establishes to the satisfaction of the Board that his retirement is necessitated by incapacity for further service.
- 17. Subject to any adjustment under by-law 14 and to any deduction under by-law 16, the amount standing to the credit of a member shall become payable only on the death or on the retirement of the member from the service of the Board.

- 18. Advances to and withdrawals by members.—The Board may at any time and from time to time make a temporary advance to a member from the amount standing to his credit in the Fund in respect of his own subscriptions subject to the following conditions:—
 - (a) No advance shall be granted unless the Board is satisfied that the applicant's pecuniary circumstances justify it and an undertaking is given that it will be expended on the following object or objects and not otherwise:—
 - (i) to pay expenses incurred in connection with the prolonged illness of the applicant or any member of his family or any person actually dependent on him,
 - (ii) to pay for the overseas passage for reasons of health or education of the applicant or any member of his family,
 - (iii) to pay obligatory expenses on a scale appropriate to the applicant's status in connection with marriages, funerals or ceremonies which by his religion it is incumbent on him to perform.
 - (b) An advance may also be sanctioned for other good reasons if the necessity for such an advance is urgent and established to the satisfaction of the Board.
 - (c) An advance shall not except for special reasons exceed 66-2/3rd per cent. of the amount of subscriptions and interest thereon standing to the credit of the subscriber.
 - (d) A second advance shall ordinarily not be granted if a previous advance together with interest thereon is still outstanding against a subscriber. A second advance might be granted in special cases, provided the combined sum of the amount outstanding from the first advance and the amount of the second advance does not exceed the amount admissible under clause (c) above.
 - (e) Advances granted shall carry interest simple or compound at such rate, and shall be repaid in such monthly instalments, as the Board may direct.
 - 19 (a). The account of a member shall be closed
 - (i) in the event of his death, on the next day thereafter;
 - (ii) in the event of retirement or dismissal from service of the Board, on the day thereof.
- (b) When the account of a member is closed, such amount if any, as the Board may decide, shall be added thereto in respect of interest and the contributions of the Board for the period from the 31st day of March preceding death, retirement or dismissal, as the case may be, of the member to the date of the closing of his accounts.
- (c) Interest on the amount standing to the credit of a member when his account is closed shall be payable till the end of the month preceding that in which payment of such amount is made or till the end of the sixth month after the month in which such amount became payable, whichever is earlier.

Provided that no interest shall be payable after the date which the Board has intimated to the person entitled to receive payment, or his agent, as the date on which the Board is prepared to make payment in cash or after the date on which a cheque for the amount in favour of that person is posted to his address.

20. Nomination.—(a) A subscriber shall, as soon as may be after joining the Fund, send to the Secretary a nomination conferring on one or more persons the right to receive the amount that may stand to his credit in the Fund, in the event of his death before that amount has become payable, or having become payable, has not been paid:

Provided that if at the time of making the nomination the subscriber has a family, the nomination shall not be in favour of any person or persons other than the members of his family.

- (b) If a subscriber nominates more than one person under clause (a), he shall specify in the nomination the amount or share payable to each of the nominees in such manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.
- (c) Every nomination shall be in such one of the Forms set forth in the Second Schedule as is appropriate in the circumstances.

(d) A subscriber may at any time cancel a nomination by sending a notice in writing to the Secretary.

Provided that the subscriber shall along with such notice send a fresh nomination made in accordance with the provisions of this by-law.

- (e) A subscriber may provide in a nomination-
 - (i) in respect of any specified nominee that in the event of his predeceasing the subscriber, the right conferred upon that nominee shall pass to such other person as may be specified in the nomination;
 - (ii) that the nomination shall become invalid in the event of the happening of a contingency specified therein: provided that if at the time of making the nomination the subscriber has no family, he shall provide in the nomination that it shall become invalid in the event of his subsequently acquiring a family.
- (f) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination under sub-clause (i) of clause (e) or on the occurrence of any event by reason of which the nomination becomes invalid in pursuance of sub-clause (ii) of clause (e) or the proviso thereto, the subscriber shall send to the Secretary a notice in writing cancelling the nomination together with a fresh nomination made in accordance with the provisions of this by-law.
- (g) Every nomination made, and every notice of cancellation given, by a subscriber shall, to the extent that it is valid, take effect on the date on which it is received by the Secretary.
- 21. Subject to any adjustment under by-law 14, and to any deduction under by-law 16, on the death of a subscriber before the amount standing to his credit has become payable, or where the amount has become payable, before payment has been made.
 - (a) When the subscriber leaves a family-
 - (i) If a nomination made by the subscriber in accordance with the provisions of by-law 20 in favour of a member or members of his family subsists, the amount standing to his credit in the Fund or the part thereof to which the nomination relates, shall become payable to his nominee or nominees in the proportion specified in the nomination;
 - (ii) If no such nomination in favour of a member or members of the family of the subscriber subsists, or if such nomination relates only to a part of the amount standing to his credit in the Fund, the whole amount or the part thereof to which the nomination does not relate, as the case may be, shall, notwithstanding any nomination purporting to be in favour of any person or persons other than a member or members of his family, become payable to the members of his family in equal shares;

Provided that no share shall be payable to-

- (1) sons who have attained legal majority;
- (2) sons of a deceased son who have attained legal majority;
- (3) married daughters whose husbands are alive;
- (4) married daughters of a deceased son whose husbands are alive:

If there is any member of the family other than those specified in clauses (1). (2), (3) and (4).

Provided also that the widow or widows and child or children of a deceased son shall receive between them in equal parts only the share which that son would have received if he had survived the subscriber and had been exempted from the provisions of clause (a) of the first proviso.

Note.—Any sum payable under these by laws to a member of the family of a subscriber vests in such member under sub-section (2) of section 3 of the Provident Funds Act, 1925.

(b) When the subscriber leaves no family, if a nomination made by him in accordance with the provisions of by law 20 in favour of any person or persons subsists, the amount standing to his credit in the Fund or the part thereof to which the nomination relates, shall become payable to his nominee or nominees in the proportion specified in the nomination.

Note 1.—When a nominee is a dependant of the subscriber as defined in clause (c) of section (2) of the Provident Funds Act, 1925, the amount vests in such nominee under sub-section (2) of section 3 of that Act.

- Note 2.—When the subscriber leaves no family and no nomination made by him in accordance with the provisions of by-law 20 subsists, or if such nomination relates only to a part of the amount standing to his credit in the Fund, the relevant provisions of clause (b) and of sub-clause (ii) of clause (c) of subsection (1) of section 4 of the Provident Funds Act, 1925, are applicable to the whole amount or the part thereof to which the nomination does not relate.
- 22. Agreement.—Every member shall sign an agreement in Form B of the First Schedule to these by-laws, agreeing to abide and be bound by these by-laws.
- 23. Annual Audit of Accounts.—The accounts of the Fund shall be closed as at 31st March in each year and audited annually by the auditors of the Board.
- 24. Annual statement of Accounts.—(a) As soon as possible after the close of each year the Secretary shall send to each member a statement of his account in the Fund—showing the opening balance at the beginning of the year, the total amount credited or debited during the year, the total amount of interest credited at the end of the year, and the closing balance at the end of the year.
- (b) The Secretary shall attach to the statement of account an inquiry whether the subscriber desires to make any alteration in any nomination made under these rules.
- (c) Subscribers should satisfy themselves as to the correctness of the annual statement, and errors should be brought to the notice of the Secretary within two months of the receipt of the statement.
- 25. Annual Report.—An annual report accompanied by the certified accounts for the year shall be submitted to the Board by the Secretary, as soon as after the year's working as possible.
- 26. All receipts of the Funds shall be paid into a separate account with the Imperial Bank of India or any other bank or banks approved by the Central Government. Such account shall be operated by the Secretary:

Provided that cheques for more than one thousand rupees shall be countersigned by the Chairman, Central Tea Board.

FIRST SCHÉDULE (See by-law 10) FORM "A"

CENTRAL TEA BOARD PROVIDENT FUND

Form of Member's Account

Name of Employee

Date	Member's Subscriptions	Annual addition on account of income of members subscriptions	Board's annual contributions and other; additions	Income on Board's contribution and additions	Initials of; Secretary	Rem a rk:
(1)	(2)	(3)	(4)	(5)	(6)	(7)

FORM "B"

Form of Agreement (by-law 22)

I hereby declare that I have read the Central Tea Board (Provident fund) Bylaws 1952, and that I agree to abide and be bound by them.

Dated this

day of

19 at

Name in full

Date of Birth

Nature of appointment

Salary per mensem Rs.

Rupees

Signature

Witness.

 $\begin{array}{c} \text{Name} & \begin{cases} & \text{Addres}_8 \\ & \text{Occupation} \end{cases} \end{array}$

Witness.

Name { Address Occupation

SECOND SCHEDULE

[See by-law 20(c)]

Forms of Nomination

I. When the subscriber has a family and wishes to nominate one member thereof.

I hereby nominate the person mentioned below, who is a member of my family as defined in by-law 2 of the Central Tea Board (Provident Fund) By-laws, 1952, to receive the amount that may stand to my credit in the Fund in the event of my death before that amount has become payable, or having become payable, has not been paid:—

Name and Address of nominee Relationship with subscriber Age	Contingencies on the happening of which the nomina- tion shall become invalid	relationship of the person if any, to whom the right of nominee shall pass in the event of his pre-deceasing the subscriber
--	---	---

day of

Signature of Subscriber

19

at

Two witnesses to signature

Dated this

n

2

II. When the subscriber has a family and wishes to nominate more than one member thereof.

I hereby nominate the persons mentioned below, who are members of my family as defined in by-law 2 of the Central Tea Board (Provident Fund) By-Laws, 1952, to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable

has not been paid, and direct that the said amount shall be distributed among the said persons in the manner shown below against their names:

ass in the event of his pre-de- ceasing the subscriber

Signature of subscriber

Two witnesses to signature.

u

2

*Nore.—This column should be filled in so as to cover the whole amount that may stand to the credit of the subscriber in the Fund at any time.

III. When the subscriber has no family and wishes to nominate one person.

I, having no family as defined in by-law 2 of the Central Tea Board (Provident, Fund) By-Laws, 1952, hereby nominate the person mentioned below to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable has not been paid;—

Name and address of nominees	Relationship with subscriber	Agc	Contingencies** on the happening of which the nomination shall become invalid	Name, address and relationship of the person, if any, to whom the right of the nominee shall pass in the event of his pre-deceasing the subscriber
Dated this		day of	19	at

Signature of subscriber

Two witnesses to signature.

1

2

**Note.—Where a subscriber who has no family makes a nomination, he shall specify in this column that the nomination shall become invalid in the event of his subsequently acquiring a family.

IV. When the subscriber has no family and wishes to nominate more than one person.

I, having no family as defined in by-law 2 of the Central Tea Board (Provident Fund) By-laws, 1952, hereby nominate the persons mentioned below to receive the amount that may stand to my credit in the Fund in the event of my death before that amount has become payable, or having become payable has not been paid,

and direct that the said amount shall be distributed among the said persons in the manner shown against their names:—

Name and address of nominees	Relation- ship with subscriber.	Age	Amount of share of accu- mulations to be paid to each*	Contingencies † on the happen- ing of which the nomination shall become invalid	Name, address & relationship of the person, if any to whom the right of the nominee shall pass in the event of his pre-decessing the subscriber

Dated this

day of

19 at

Signature of subscriber

Two witnesses to signature.

1

*Note.—This column should be filled in so as to cover the whole amount that may stand to the credit of the subscriber in the Fund at any time.

†Note.—Where a subscriber who has no family makes a nomination, he shall specify in this column that the nomination shall become invalid in the event of his subsequently acquiring a family.

[No. 309(10)Tea(Plant)/51-III.]:

COFFEE CONTROL

New Delhi, the 11th February 1953

S.R.O. 340.—In exercise of the powers conferred by sub-section (3) of section 4 of the Coffee Market Expansion Act, 1942 (VII of 1942), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply, No. 13(1)-I(6)/50, dated the 12th June, 1950, the Central Government, on the recommendation of the Government of Madras, hereby nominate Shri R. Venkataraman, M.P., as a member of the Indian Coffee Board, vice Shri V. I. Chacko, resigned.

[No. 13(2)-Plant/50.]

N. V. RAO, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Agriculture)

New Delhi, the 13th February 1953

- S.R.O. 341.—In exercise of the powers conferred by Article 309 of the Constitution, the President is pleased to make the following Rules for recruitment to the General Central Services, Class I (Gazetted) post of the Director, Indian Institute of Sugar Technology:—
 - 1. Method of recruitment. . . Direct in consultation with the U. P. S. C. (consultation) Regulations.
 - Scale of pay. . . . Rs. 1,600-100-1,800.
 - Age. Above 45 years.
 - 4. Period of probation . . . Two years.

5. Qualifications.

- . Essential (I) A Master's or higher degree in Science.
 - (ii) About 7 years' Administrative Experience in a responsible position, preferably connected with Sugarcane Cultivation or Sugar Industry.

Desirable:— (1) Research work in connection with Sugarcane or Sugar.

- (ii) Experience of teaching students and or guiding research students.
- (iii) Experience as the Head of a recognised Technological Institute or Department.

[No. F.7-46/51-COM.I.]

J. S. RAJ, Under Secy.

ORDER

New Delhi, the 13th February 1953

S.R.O. 342.—In exercise of the Powers conferred by section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the powers conferred on it under sub-section (1) and clause (a) of sub-section (2) of section 3 of the said Act shall, in relation to the production and manufacture of edible oils be exercisable also by all State Governments subject to the condition that before making an order under the authority hereby delegated the State Government shall obtain the prior approval of the Central Government.

[No. F.33-17/52.P.C.III.] VISHNU SAHAY, Secy.

New Delhi, the 14th February 1953

S.R.O. 343.—In pursuance of clause (i) and (k) of rule 4 of the General Grading and Marking Rules, 1937, the Central Government hereby makes with effect from the 15th February 1953, the following amendment in the notification of the Government of India in the Ministry of Food & Agriculture (Agri) No. F.5-1/53-Dte.II.] dated the 28th January 1953:—

For 'Group IV' of the TABLE annexed to the said notification the following shall be substituted, namely:—

Group IV

:Samples of any variety of grade of tobacco.

Each sample weighing approx. 4lb.

Rs. AS. P. 0-4-0"

[No. F.5-1/53-Dte.II.]

S. D. UDHRAIN, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 9th February 1953

S.R.O. 344.—Dr. Ram Prasad Lall Dental Surgeon, Patna, has been duly elected with effect from the 15th September, 1952, as a member of the Dental Council of India, from Bihar, under clause (a) of section 3 of the Dentists Act, 1948 (XVI of 1948).

[No. F.6-2/52-MI.]

New Delhi, the 9th February 1953.

S.R.O. 345.—In exercise of the powers conferred by sections 12 and 33 of the Drugs Act, 1940 (XXIII of 1940), the Central Government hereby directs that the following further amendments shall be made in the Drugs Rules; 1945, the same having been previously published as required by the said sections, namely;—

In Part XII of Schedule F to the said Rules:-

- (a) Under the heading 'D-Preparations containing any vitamins in a form not to be administered parenterally, in the paragraph relating to 'Labelling', entry (2) shall be omitted.
- (b) Under the heading 'E-Preparations containing Liver Extract in any form not to be administered parenterally', the paragraph relating to 'Labelling' shall be omitted.
- (c) Under the heading 'F-Preparations containing Hormones in any form not to be administered parenterally', the paragraph relating to Labelling' shall be omitted.

[No. F. 1-23/51-DS.]

New Delhi, the 16th February 1953

8.R.O. 346.—The following draft of certain further amendments in the Drugs Rules. 1945, which it is proposed to make in exercise of the powers conferred by sections 12 and 33 of the Drugs Act, 1940 (XXIII of 1940), is published as required by the said sections for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 31st May, 1953.

Any objection or suggestion which may be received from any person in respect of the sald draft before the date specified will be considered by the Central Government.

Draft amendments

In the said Rules—

1. In Schedule D, after item 5, the following item shall be inserted, namely:

•*6. The following substances which are used both as articles of food as well as drugs:—

All the provisions of Chapter III of the Act and Rules thereunder.

- (i) all condensed or powdered milk whether pure, skimmed or malted, fortified with vitamins and minerals or otherwise.
- (ii) Farex, Oats, Lactose and all other similar cereal preparations whether fortified with vitamins or otherwise excepting those for parenteral use.
- (iii) Virol, Boyril, Chicken essence and all other similar predigested foods.
- (iv) Ginger, Pepper, Cumin, Cinnamon and all other similar spices and condiments unless they are specifically labelled as conforming to the standards in the British Pharmacopoeia, British Pharmaceutical Codex, United States Pharmacopoeia, National Formulary or Indian Pharmacopoeial List".

2. In Schedule K, after item 8, the following item shall be inserted, namely :-

"9. The following substances which are used both as articles of food as well_as drugs:—

All the provisions of Chapter IV of the Act and the Rules there-under.

- (i) all condensed or powdered milk whether pure, skimmed or malted, fortified with vitamins and minerals or otherwise.
- (ii) Farex, Oats, Lactose and all other similar cereal preparations whether fortified with vitamins or otherwise excepting those for parenteral use.
- (iii) Virol, Bovril, Chicken essence and all other similar predigested foods.
- (io) Ginger, Pepper, Cumin, Cinnamon and all other similar spices and condiments unless they are specifically labelled as conforming to the standards n the British Pharmacopoeia, British Pharmacoutical Codex, United States Pharmacopoeia, National Formulary or Indian Pharmacopoeial List".

No. F. 1-16/51-DS.

MINISTRY OF REHABILITATION

New Dethi, the 29th November 1952

S.R.O. 347.—In pursuance of the provisions of clause (7) of section 2 of the Displaced Persons (Debts Adjustment) Act, 1951 (LXX of 1951), the Central Government hereby directs that the following entry shall be added to the list of banking companies appended to the notification of the Government of India in the Ministry of Rehabilitation No. S.R.O. 608, dated the 27th March 1952, namely:—

"16. THE NARANG BANK OF INDIA LIMITED."

[No. 68(18)/51-Prop.]

ORDERS

New Delhi, the 30th January 1953

S.R.O. 348.—In exercise of the power conferred by sub-section (1) of section 19 of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951), the Central Government hereby orders that all cases in respect of composite properties situated in the districts mentioned in column 1 of the Schedule hereto annexed and pending before Shri H. C. Mittal, Competent Officer, Jullundur, shall stand transferred to Competent Officer mentioned in the corresponding entry in column 2 of the said Schedule.

SCHEDULE

				Name of Competent Officer to whom cases are trans- ferred				
(1)	<u></u>		(2)				
•	•	•	•	. Shri Kishen Chand, Competent Officer, with head-quarters at Gurdaspur.				
	•	•	•	 Shri Harbans Singh, Competent Officer, with head- quarters at Ferozepore. 				
	•	•	•	. Shri Arjan Singh, Competent Officer, with head- quarters at Hoshiarpur.				
 ,	•	•	•	Shri Kesar Das, Competent Officer, with head- quarters at Amritsar.				
•	•	•	•	Shri Atma Ram, Competent Officer, with head-quarters at Ludhiana.				
•	•	•	•	. Shri Amir Chand, Competent Officer, with head- quarters at Ambala.				
tak		•	•	. Shri Des Raj Misra, Competent Officer, with head-quarters at Karral.				
issar	•	•	•	. Shri Bansi Dhar Dora, Competent Officer, with head-quarters at Gurgaon.				
	tak	•	tak	tak				

New Delhi, the 5th February 1953

S.R.O. 349.—In exercise of the power conferred by sub-section (1) of section 19 of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951), the Central Government hereby orders that all cases in respect of composite properties situated in the Nakodar and Nawanshahr Tehsils pending before Shri H. C. Mittal, Competent Officer, Jullundur, shall stand transferred to Shri Arjan Singh Kalsi Competent Officer with headquarters at Jullundur, with effect from the 21st January 1953.

[No. 52(10)/53-Prop.]

[No. 52(10)/53-Prop.]

New Deiki, the 18th February 1953

- S.R.O. 350.—In pursuance of the provisions of clause (d) of sub-section (1) of section 18 of the Displaced Persons (Debts Adjustment) Act, 1951 (LXX of 1951), the Central Government hereby specifies the following conditions of the contract for the purposes of the said section, being conditions which in the opinion of the Central Government are of a technical nature, namely:—
 - (1) that a claim shall be filed with the district magistrate or other like authority whether accompanied by an affidavit or not;
 - (2) that the insured building or building containing the insured property shall not become unoccupied and remain unoccupied for the period specified in the contract.

[No. 54(17)/52-Prop.]

S.R.O. 351.—In exercise of the powers conferred by Section 56 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), the Central Government hereby directs that the following further amendments shall be made in the Administration of Evacuee Property (Central) Rules, 1950, namely:—

In sub-rule (6) of rule 14 of the said Rules,-

- (a) for clause (iii), the following clause shall be substituted, namely:
 - "(ili) where the allotment is to be cancelled or varied-
 - (a) in accordance with an order made by a competent authority under section 8 of the East Punjab Refugees (Registration of Land Claims) Act, 1948;
 - (b) on account of the failure of the allottee to take possession of the allotted evacuee property within six months of the date of allotment:
 - (c) in consequence of a voluntary surrender of the allotted evacuee property, or a voluntary exchange with other available rural evacuee property, or a mutual exchange with such other available property;
 - (d) in accordance with any general or special order of the Central Government."
- (b) after the existing proviso, the following proviso shall be added, namely:—
 - "Provided further that nothing in this sub-rule shall apply to any application for revision, made under section 26 of the Act, within the prescribed time, against an order passed by a lower authority on or before 22nd July, 1952."

[No. 14(105)Cus/49.]

MANMOHAN KISHAN, Asstt. Secy.

MINISTRY OF TRANSPORT

MERCHANT SHIPPING

New Delhi, the 16th February 1953

S.R.O. 352.—Whereas the Director General of Shipping is of opinion that, having regard to the nature of the voyages on which M. V. "JALARANI" is engaged while plying between Dhanushkodi and Rameswaram and other circumstances of the case, the provision of a wireless telegraph installation is unnecessary and unreasonable,

Now, therefore, in exercise of the powers conferred by the proviso to subsection (I) of section 242 and by section 289 C of the Indian Merchant Shipping Act, 1923 (XXI of 1923), read with the Government of India. Ministry of Transport Order No. 60-M.A(5)/49, dated the 5th November 1951, the Director General of Shipping hereby exempts from the obligations imposed by the said section 242, M. V. "JALARANI" while plying between Dhanushkodi and Rameswaram.

[No. 50-SG(10)/49.]

P. R. SUBRAMANIAN, for Director General of Shipping

MINISTRY OF LABOUR

New Delhi, the 13th February 1953

S.R.O. 353.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the award of the All India Industrial Tribunal (Bank Disputes), in a dispute between the Hindustan Commercial Bank Limited and its workmen.

AWARD

BEFORE THE ALL INDIA INDUSTRIAL TRIBUNAL (BANK DISPUTES) BOMBAY.

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Shri K. L. Sanam
                                                    Serial Nos. 162, 167, 170, 297, 298.
Shri Gurcharan Singh.
Shri Lachman Das.
                                                   335, 339 & 344.
Shri A. N. Shukia.
Shri Rajendra Bahadur.
                                                   In Reference No. 2/1952.
Stiri B. N. Khanna.
Shri Dhruv Kumar.
Shri Manoharlal Tewari.
                                                    (S.R.O. 42, dated 8th January
                                                   1952).
           Versus
Hindustan Commercial Bank Ltd.
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These are some of the disputes relating to the workmen of the Hindustan Commercial Bank Ltd. which have been referred to us for adjudication by the Government of India, Ministry of Labour Notification S.R.O. No. 42, dated 8th January 1952. They appear in the schedule as Serial Nos. 162, 167, 170, 297, 298, 335, 339 The nature of the disputes as set out therein is as follows:-

Serial No. 162—Dismissal from Service.

Serial No. 167—Dismissal from Service.

Serial No. 170-Dismissal from Service.

Serial No. 297—Confirmation in the Grade of Supervisors.

Serial No. 298—Termination of Employment.

Serial No. 335—Reduction in Increment.

Serial No. 339-Termination of Service.

Serial No. 344—Termination of Employment.

Notices were issued to the workmen by registered post calling upon them to file their statements. The notices were returned to us unserved. The office was directed to write to the Bank and ascertain from the Bank the correct particulars of the workmen's present addresses. The Bank replied that they were not in a position to add anything to the information already given. Thereafter, certain directions were issued to the Bank in the matter of serving fresh notices on the workmen through its agency. Fresh notices were also issued by the office directly to the workmen. The Bank has filed before us an affidavit of service which shows the extent to which the Bank was able to carry out our directions. The fresh notices issued by the office were again returned to us unserved except in Serial Nos. 170 and 297. The office has not so far received statements from any one of the workmen. the workmen.

A reference to the proceedings of the Sen Tribunal shows that they were satisfied that no directions were called for in favour of the workmen except in the cases relating to the workmen concerned in Serial Nos. 297, 298 and 339. The office was directed to write to the Bank and ascertain how far in these three cases, the directions given by the Sen Tribunal, had been carried out. Regarding Serial No 297 in which the Sen Tribunal directed confirmation of the workman in the grade of supervisor, the Bank wrote back that the concerned workman had since resigned from his post, that he was relieved of his duties on 15th June 1950 and that the question of confirmation in the grade of supervisor did not arise. As that for Serial No. 298 in which the Bank agreed to re-appoint the workman if the Treasurer agreed to take him back, the Bank replied that no appointment was made after the declaration of the award under that Treasurer. In respect of Serial No. 339 in which the Sen Tribunal directed the reinstatement of the workman, the Bank informed us that the concerned workman was offered an appointment at the Ahmedabad Branch but that he did not report for duty.

In these circumstances, we are satisfied that no useful purpose is served by keeping these files still pending. It does not appear that there are any disputes

which require adjudication by us. We, therefore, pass an award that no orders are necessary.

BOMBAY:

The 23rd January, 1953.

S. PANCHAPAGESA SASTRY. Chairman.

M. L. TANNAN, Member.

M. L. TANNAN, Member.

[No. LR-100(30).] P. S. EASWARAN, Under Secy.

New Delhi, the 16th February 1953

S.R.O. 354.—The following draft of an amendment to the Coal Mines Labour Welfare Fund Rules, 1949, which it is proposed to make in exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), is published as required by sub-section (i) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 1st April 1953.

Any objection or suggestion which may be received from any person in respect of the said draft before the date specified will be considered by the Central Government.

Draft Amendment

After the existing proviso to rule 31A of the said Rules, the following further proviso shall be inserted, namely:—

Provided further that the functions of a medical graduate may be performed by a medical licentiate who has fifteen years experience as a medical officer in independent charge of a colliery dispensary.

[No. M-1(11)51.]

P. N. SHARMA, Under Secy.

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